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10 11	Attorneys for Defendants WSP USA, INC., WSP USA BUILDINGS INC., and kW MISSION CRITICAL ENGINEERING, D.P.C.	
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13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA	
15	TOWITE IN DIST	
16	CG ENTERPRISES HOLDINGS, LLC, a	Case No.: 3:24-CV-00292
17	California limited liability company; and STEPHEN M. COON, an individual) Hon. Charles R. Breyer) [Civ.L.R. 7-11, 7-12]
18	Plaintiffs,	JOINT STIPULATION AND MOTION
19	VS.	TO EXTEND THE PAGE LIMIT FOR DEFENDANTS' FORTHCOMING
20	WSP USA, INC., a New York corporation;	MOTION TO DISMISS OR STAY PURSUANT TO FEDERAL RULE OF
21	WSP USA BUILDINGS, INC., a New York corporation; kW MISSION	CIVIL PROCEDURE 12(b) : ORDER
22	CRITICAL ENGINEERING, D.P.C., a New York design professional corporation;))
23	and DOES 1 through 20, inclusive,))
24	Defendants.	
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	JOINT STIPULATION AND MOTION TO	Case No.: 3:24-CV-00292

JOINT STIPULATION AND MOTION TO EXTEND PAGE LIMIT

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JOINT STIPULATION AND MOTION TO EXTEND THE PAGE LIMIT FOR DEFENDANTS' FORTHCOMING MOTION TO DISMISS OR STAY PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 12(b)

Plaintiffs CG Enterprise Holdings, LLC and Stephen Coon ("Plaintiffs") and Defendants WSP USA, Inc., WSP USA Buildings, Inc. and kW Mission Critical Engineering, D.P.C. ("Defendants," and collectively with Plaintiffs the "Parties"), by and through their respective undersigned counsel, herby jointly stipulate and move the Court for leave to exceed the page limits set forth in Civil Local Rule 7-11 as follows ("Stipulation"):

WHEREAS, the General Standing Order for Civil and Criminal Cases Before Judge Charles R. Breyer provides in relevant part that briefs/memoranda of points and authority in support of a motion "may not exceed 15 pages in length," which may be exceeded upon leave of Court and a showing of good cause;

WHEREAS, Defendants anticipate bringing a Motion to Dismiss Pursuant to Fed. R. Civ. P. 12(b) or in the Alternative to Stay or Transfer this Action ("Motion") on or before February 2, 2024;

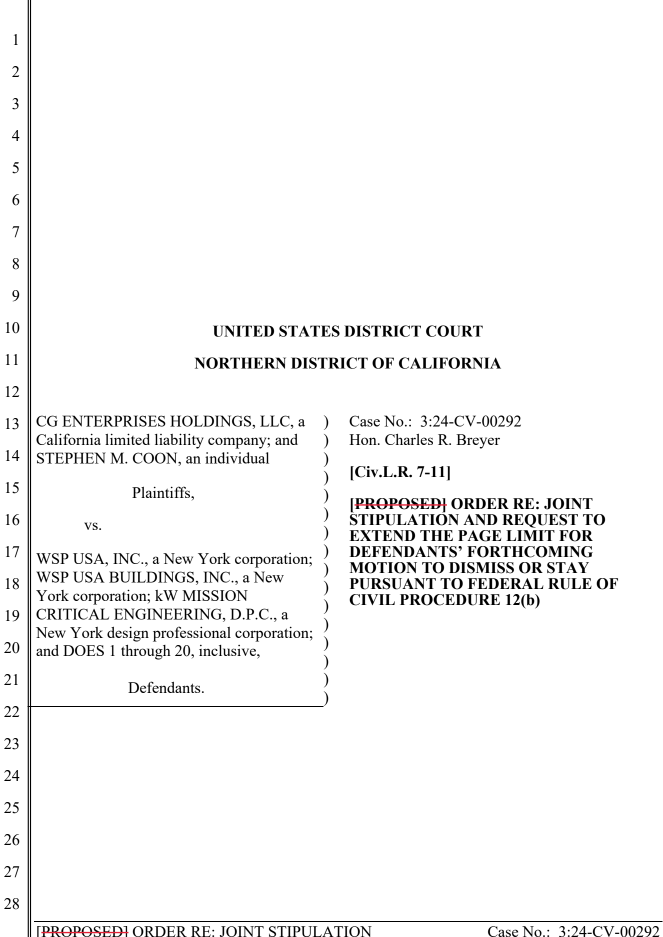
WHEREAS, this Action is one of multiple actions pending in this Court and in AAA arbitration, between Plaintiffs and Defendants, all of which arise from the same common nucleus of operative fact;

WHEREAS, Defendants' anticipated Motion will address (1) the current arbitration proceedings between the Parties and related state and federal court actions, (2) the restrictive covenant agreements between the Parties; (3) Defendants belief regarding the correct forum for this Action and Plaintiffs' allegedly improper anticipatory filing/forum shopping, (3) Defendants' belief that this Court lacks personal jurisdiction over Defendants, (4) choice-of-law and venue issues, (5) a stay of litigation under the Federal Arbitration Act in the alternative, (6) Dormant Commerce Clause issues arising from a new statute; (7) transfer of this action to the Southern District of New York; and (8) a complex fact pattern with multiple actions, as well as

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1	what Defendants allege is a sham corporate Plaintiff, and Plaintiffs' wholesale efforts to side-	
2	step valid restrictive covenant agreements;	
3	WHEREAS, because the Motion will also include Defendants' arguments in favor of	
4	transferring this action to the Southern District of New York pursuant to § 1404(a), it will	
5	obviate the need to file a separate, lengthy motion on that issue;	
6	WHEREAS, Defendants seek an additional seven (7) pages of briefing such that their	
7	total brief may be no longer than twenty (22) pages, excluding title pages, indexes of cases, table	
8	of contents, exhibits, affidavits and summaries of argument;	
9	WHEREAS, the Parties agree that the subject-matters above and complex issues require	
10	fulsome, comprehensive briefing on the subject-matters, subject to this Court's approval, and	
11	that such issues constitute good cause to grant this Stipulation; and	
12	WHEREAS, Defendants agree that should the Court grant this administrative relief as	
13	requested, Defendants stipulate to permit Plaintiffs an equivalent extension to their page limit.	
14	THEREFORE, the Parties jointly stipulate and move the Court for an Order extending	
15	the page limits for as set forth above.	
16	Dated: February 1, 2024 DENTON PETERSON DUNN	
17	By <u>/s/ Scott F. Gibson</u> Attorneys for Plaintiff	
18 19	CG ENTERPRISES HOLDINGS, LLC STEPHEN M. COON	
20		
21	Dated: February 1, 2024 HOLLAND & KNIGHT LLP	
22	By: <u>/s/ Samuel J. Stone</u> Attorneys for Defendants	
23	WSP USA, INC., WSP USA BUILDINGS INC.,	
24	and kW MISSION CRITICAL ENGINEERING, D.P.C.	
2526	Pursuant to N.D. Cal. Local Rule 5-1, the e-filer attests that each of the Signatories have concurred	
27	in the filing of this document.	
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[PROPOSED] ORDER RE: JOINT STIPULATION AND REQUEST TO EXTEND PAGE LIMIT

[PROPOSED] ORDER Pursuant to the Joint Stipulation of Plaintiffs CG Enterprises Holdings, LLC and Stephen M. Coon ("Plaintiffs") and Defendant WSP USA, Inc., WSP USA Buildings Inc., and kW Mission Critical Engineering, D.P.C. ("Defendants"), by and through their respective counsel of record, the Court hereby orders as follows: Defendants shall have a total of not more than 22 pages for their forthcoming Motion to Dismiss. PURSUANT TO STIPULATION, IT IS SO ORDERED. Dated: February 2, 2024 Honorable Charles R. Breyer UNITED STATES DISTRICT JUDGE

Case No.: 3:24-CV-00292

[PROPOSED] ORDER RE: JOINT STIPULATION AND REQUEST TO EXTEND PAGE LIMIT